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CHAPTER 11 FEE APPLICATION SUMMARY (FEE APPLICATION NO. $\underline{}$

IN RE: 8 8 8 8 8 ADVANTAGE ENERGY JOINT VENTURE,

CASE NO. 17-34469

DEBTOR

Name of Applicant:	Rosenthal Law Firm, P.L.L.C.
Applicant's role in case:	Counsel for Ch. 11 Trustee
Date Order of Appointment signed:	December 6, 2017
Amount of retainer received prior to filing of petition:	\$0.00
Any amount received after filing of petition:	\$130,187.51

	Beginning of Period	End of Period
Time period covered by this Application:	01/01/2019	05/15/2019
Time period(s) covered by prior Applications:	10/12/2017	12/31/2018
Total amounts awarded in all prior Applications:	\$130,187.51	
Total fees requested in this Application and in all prior Applications:	\$158,196.24	
Total fees requested in this Application:	\$27,395.00	
Total professional fees requested in this Application:	\$26,865.00	
Total actual professional hours covered by this Application:	59.70 hours	
Average hourly rate for professionals:	\$450.00	
Total paraprofessional fees requested in this Application:	\$530.00	
Total actual paraprofessional hours covered by this Application:	5.30 hours	
Average hourly rate for paraprofessionals:	\$100.00	
Reimbursable expenses sought in this Application:	\$613.73	

Total of payments paid to administrative claimants (other than applicant):	\$62,487.50
Estimated total to be paid to unsecured creditors:	Undetermined
Estimated percentage dividend to unsecured creditors:	Undetermined
Date that plan was confirmed:	N/A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:	§	
	§	
ADVANTAGE ENERGY JOINT	§	Case No. 17 34469
VENTURE,	§	
	§	CHAPTER 11
Debtor.	§	
	§	

FOURTH AND FINAL APPLICATION OF ROSENTHAL LAW FIRM, P. L. L. C. , AS COUNSEL FOR LORETTA CROSS, CHAPTER 11 TRUSTEE, FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD JANUARY 1, 2019 THROUGH MAY 15, 2019 (SUBJECT TO SUPPLEMENTATION)

NOTICE UNDER LOCAL BANKRUPTCY RULE 9013

THIS MOTION SEEKS AN ORDER THAT MAY ADVERSELY AFFECT YOU. IF YOU OPPOSE THE MOTION, YOU SHOULD IMMEDIATELY CONTACT THE MOVING PARTY TO RESOLVE THE DISPUTE. IF YOU AND THE MOVING PARTY CANNOT AGREE, YOU MUST FILE A RESPONSE AND SEND A COPY TO THE MOVING PARTY. YOU MUST FILE AND SERVE YOUR RESPONSE WITHIN TWENTY ONE (21) DAYS OF THE DATE THIS WAS SERVED ON YOU. YOUR RESPONSE MUST STATE WHY THE MOTION SHOULD NOT BE GRANTED. IF YOU DO NOT FILE A TIMELY RESPONSE, THIS MOTION MAY BE GRANTED WITHOUT FURTHER NOTICE TO YOU. IF YOU OPPOSE THE MOTION AND HAVE NOT REACHED AN AGREEMENT, YOU MUST ATTEND THE HEARING. UNLESS THE PARTIES AGREE OTHERWISE, THE COURT MAY CONSIDER EVIDENCE AT THE HEARING AND MAY DECIDE THE MOTION AT THE HEARING.

BY THAT ORDER DATED APRIL 24, 2019 (DKT. 299), THE COURT SET A HEARING ON THIS APPLICATION FOR FRIDAY, JUNE 28, 2019 AT 10:00 AM BEFORE THE HONORABLE BANKRUPTCY JUDGE JEFFREY BOHM, COURTROOM 600, 515 RUSK, HOUSTON, TEXAS, 77002.

REPRESENTED PARTIES SHOULD ACT THROUGH THEIR ATTORNEY.

TO THE HONORABLE JEFF BOHM, U. S. BANKRUPTCY JUDGE:

ROSENTHAL LAW FIRM, P. L. L. C. ("Applicant" or "RLF"), counsel for Loretta

Cross, Chapter 11 Trustee of Advantage Energy Joint Venture, debtor in the captioned Chapter

11 case (the "Debtor") hereby files its Fourth and Final Application for Allowance of Compensation and Reimbursement of Expenses for the Period January 1, 2019 through May 15, 2019 (the "Final Application"), and, in support thereof, would respectfully show the Court as follows:

BACKGROUND

- 1. On July 26, 2017 (the "Filing Date"), an involuntary petition under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") was filed against the Debtor. The Debtor's case is pending before the United States Bankruptcy Court for the Southern District of Texas, Houston Division.
- 2. On September 21, 2017, the Court denied the Application to dismiss the involuntary petition and thereafter entered an order for relief. On September 26, 2017, Loretta R. Cross was appointed as Chapter 11 Trustee of the Debtor's estate (the "Trustee").
- 3. On October 23, 2017, the Trustee filed its Application to Employ Rosenthal Law Firm, P. L. L. C., as Counsel (the "Application to Employ") requesting the Court's authority to employ Rosenthal Law Firm, P. L. L. C. to act as the attorneys for Trustee in all matters arising in or related to Debtor's case. On November 28, 2017, the Trustee filed its Renewed Application to Employ Rosenthal Law Firm, P. L. L. C., as Counsel (the "Application to Employ") requesting the Court's authority to employ Rosenthal Law Firm, P. L. L. C. to act as the attorneys for Trustee in all matters arising in or related to Debtor's case. On December 6, 2017, the Court signed an Order Approving Employment of Rosenthal Law Firm, P. L. L. C., as Counsel for Loretta Cross, Chapter 11 Trustee ("Employment Order"), a true and correct copy of which is attached hereto as **Exhibit "A"** and made a part hereof for all purposes.
 - 4. On October 23, 2017, Applicant also filed its Declaration of Trent L. Rosenthal

and Disclosure Statement Pursuant to §504 of the Bankruptcy Code and Rules 2014(a) and 2016(b) of the Federal Rules of Bankruptcy Procedure (the "Affidavit"), disclosing the matters required under Rule 2016(b) of the Federal Rules of Bankruptcy Procedure. A true and correct copy of the Declaration is attached hereto as **Exhibit "B"** and made a part hereof for all purposes.

APPLICATION FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES

- 5. This is Applicant's fourth request for allowance of compensation and reimbursement of expenses. Applicant is counsel for the Trustee and makes this Application pursuant to §331 of the Bankruptcy Code for professional services rendered and for reimbursement of out-of-pocket expenses incurred by Applicant in the representation of the Trustee. By this Application and in compliance with §328(b) of the Bankruptcy Code, Applicant seeks an allowance of compensation for the period from January 1, 2019 and ending May 15, 2019, and a final award of fees and expenses from all earlier applications. Applicant also seeks approval of the Supplement to this Final Application that will request fees and expenses through June 30, 2019, by which date the case will likely be dismissed.
- 6. Applicant filed its First Application for Allowance of Interim Compensation and Reimbursement of Expenses for the Period October 12, 2017 through February 28, 2018 (dkt. 153) on March 23, 2018. On July 18, 2018 the Court signed an Order approving Applicant's First Application for Allowance of Interim Compensation and Reimbursement of Expenses for the Period October 12, 2017 through February 28, 2018 (dkt. 165) and Applicant was granted \$22,905. 00 in fees and \$1,817. 48 in accrued expenses. The foregoing allowed fees and expenses have been paid.
- 7. Applicant filed its Second Application for Allowance of Interim Compensation and Reimbursement of Expenses for the Period March 1, 2018 through September 30, 2018 (dkt 186)

on October 10, 2018. On December 18, 2018 the Court signed an Order approving Applicant's Second Application for Allowance of Interim Compensation and Reimbursement of Expenses for the Period March 1, 2018 through September 30, 2018 (dkt. 232) and Applicant was granted \$41,650.00 in fees and \$1,254.65 in accrued expenses. The foregoing allowed fees and expenses have been paid.

- 8. Applicant filed its Third Application for Allowance of Interim Compensation and Reimbursement of Expenses for the Period October 1, 2018 through December 31, 2018 (dkt 245) on January 17, 2019. On February 15, 2019 the Court signed an Order approving Applicant's Third Application for Allowance of Interim Compensation and Reimbursement of Expenses for the Period October 1, 2018 through December 31, 2018 (dkt. 266) and Applicant was granted \$61,640.00. 00 in fees and \$1,190.38 in accrued expenses. The foregoing allowed fees and expenses have been paid.
- 9. The Trustee has a reserve of \$35,000.00 remaining to cover the fees and expenses of the Applicant, together with additional reserves. The reserve was established in the Waterfall Analysis (latest version).
- 10. All professional services for which allowance of compensation is requested were performed by Applicant for and on behalf of the Trustee and not on behalf of any committee, creditor, equity security holder or any other person. Applicant is not seeking any compensation for work that was, or should have been, performed by the Trustee. Applicant is seeking compensation for legal services rendered to the Trustee. This Application covers the allowance of compensation for professional services performed from January 1, 2019 through May 15, 2019 and expenses incurred or reaching Applicant's records during that period (subject to supplementation). This Application is Applicant's fourth and final request for an allowance of compensation and

reimbursement of expenses, and is a request for final approval of all awarded interim compensation and expenses, together with the fees requested in the Supplement (as defined below).

12. During the period covered by this Application, Applicant expended a total of 153.70 hours for professional services rendered on behalf of the Trustee. The time was spent by the principals, associates and paralegals of Applicant as follows:

Principals	Hours	Hourly Rate	Total
Trent L. Rosenthal	59.70	\$450.00	\$26,865.00
Nena Lamb	5.30	\$100.00	\$ 530.00
TOTAL	<u>65.00</u>		\$27,395.00

A complete accounting of the foregoing time is provided in the Invoices from Applicant (the "Invoices"), attached hereto as **Exhibit "C"** and incorporated herein by reference for all purposes.

- 16. The rates charged by Applicant at the commencement of this proceeding was the same as the rates charged on chapter 11 matters, without considering the size and degree of responsibility, difficulty, complexity and results achieved. Accordingly, and based on such rates, the value of the professional services rendered during the period from January 1, 2019 through May 15, 2019 by Applicant totals \$27,395.00.
- 17. Expenses incurred during the period covered in this Application total **\$613.73**, and are detailed in **Exhibit "C"**, attached hereto and incorporated herein by reference. A summary of said expenses is attached hereto as **Exhibit "D"** and incorporated herein for all purposes.
- 18. Work performed by Applicant for the period covered by this Application which has benefited the Trustee and Debtor's estate includes, but is not limited to, the following:
 - a. <u>General/Case Administration.</u> Applicant advised the Trustee with respect to alternatives to conclude the case, including dismissal and possible plan confirmation. Applicant prepared and filed a Motion to Dismiss. No objection has been filed. It is hoped

that this motion will be granted at the hearing on June 28, 2019 and the case can be closed by the end of the second quarter. Additionally, Applicant advised the Trustee with respect to the waterfall analysis, which has been a seminal part of this case to insure that administrative claims are paid and priority claim. Applicant reviewed issues related to the Steelhammer chapter 11, and conferred with the Trustee on these issues. Applicant also attended a telephonic status conference in May to discuss the issues related to the Larry Martin Entities lien priority objection, which was overruled when they failed to file an adversary.

On various dates, Applicant prepared and filed monthly operating reports and filed the Certificates of Service for October, November, and December 2018.

The approximate time and compensation of Applicant's principals, associates and paralegals relating to Applicant's efforts set forth in this subparagraph "a" is as follows:

Attorney	Hours	Amount
Trent L. Rosenthal	14.80	\$6,660.00

b. <u>Asset Disposition.</u> Applicant communicated with various creditors regarding the case. Applicant prepared a Second Distribution Notice.

Applicant reviewed and negotiated a revised Waterfall Analysis, which provided funds for the administrative claims and the priority tax claims, and increased reserves where needed. Applicant conferred with the Trustee and secured lender's counsel regarding these issues, and an agreement was reached.

The approximate time and compensation of Applicant's principals, associates and paralegals relating to Applicant's efforts set forth in this subparagraph "c" is as follows:

Attorney	<u>Hours</u>	Amount
Trent L. Rosenthal	6.40	\$2,880.00

c. <u>Fee/Employment Application.</u> In accordance with the appointment of the Trustee, on September 26, 2017, Applicant prepared, filed and served the Rosenthal Law Firm, P. L. L. C.'s Third Application for Compensation and prepared for filing and filed Briggs Veselka, P.C.'s First Application for Compensation. This includes the Summary, and Orders approving the applications.

Applicant attended the telephonic hearing on Applications for Compensation on February 15, 2019, and the Court granted the Applications. In addition, Applicant commenced the

preparation of the Trustee's first and final fee application and forwarded to the Trustee for review. Moreover, Applicant conferred with the Trustee regarding the Stout fee application.

The approximate time and compensation of Applicant's principals, associates and paralegals relating to Applicant's efforts set forth in this subparagraph "d" is as follows:

Attorney	<u>Hours</u>	Amount
Trent L. Rosenthal	8.30	\$3,735.00
Nena Lamb	5.30	\$ 530.00

Claims Administration & Objections. Applicant reviewed the Motion for Hearing Requesting an Order Allocating Net Sales Proceeds Between, and Directing and Authorizing Distribution to Woodforest National Bank and Maske, LLC, in January. In March, Applicant also filed an objection to the foregoing Application to preserve various rights of the Trustee. Applicant also filed the latest version of the Waterfall Analysis, which is a cornerstone of a determination of funds available for distribution. Applicant negotiated with counsels for secured creditors to come to an agreement regarding an allocation and an agreed order on the application. Applicant had numerous phone calls and emails with opposing counsels and reviewed and revised the Stipulations with WoodForest, the assignee of Green Bank, and Red River and a related Agreed Order, which was quite complex. Applicant attended a hearing on the Application on April 23, 2019, at which time the Court entered the Agreed Order, which allowed the Trustee to distribute over \$4M dollars to secured creditors. The Trustee ceded authority and standing to the Martin Parties to object to the extent, validity and priority of WNB's liens. The Martin parties ultimately elected not to proceed with the objection, and Woodforest submitted an Agreed Order, which contained certain objectionable provisions.

On May 8, 2019 Applicant filed a Limited Objection to the proposed form of the proposed order determining lien priority. Subsequent thereto, an Agreed Order was negotiated and submitted to the Court resolving these issues.

The approximate time and compensation of Applicant's principals, associates and paralegals relating to Applicant's efforts set forth in this subparagraph "a" is as follows:

Attorney	<u>Hours</u>	Amount
Trent L. Rosenthal	30.20	\$13,590.00

SUPPLEMENT

Applicant intends to file a supplement this Final Application (the "Supplement") to cover the fees and expenses incurred through the hearing on this Application on June 28, 2019, and requests that the Court consider the Supplement at that time. Since Applicant believes that the case will be dismissed on that date, this is the most cost efficient and effective way to deal with these fees and expenses accruing during this period. These fees and expenses are estimated to be less than approximately \$10,000 (and absent un-unforeseen circumstances), less than the balance of the reserve remaining after payment of this Final Application. Therefore, in addition to the award requested herein, Applicant hereby notifies all creditors and parties of its intent to seek the allowance of up to an additional \$10,000 in fees and expenses at the hearing on this Application.

CONCLUSION

- 20. Various factors have been suggested by the Courts for consideration in awarding compensation in a bankruptcy case. See, for instance, *Matter of First Colonial Corp. of America*, 544 F. 2d 1291 (5th Cir. 1977) and *Johnson v. Georgia Highway Express, Inc.*, 488 F. 2d 714 (5th Cir. 1974). These factors are codified in Section 330 of the Bankruptcy Code. Consideration of these factors is as follows:
 - (a) <u>Time and Labor Required:</u> The time required for the services performed by Applicant and a detailed description of such services are set forth in the Invoices, **Exhibit "C"**. Applicant was required to devote substantial time and attention to the chapter 11 case. The rates charged for attorneys and paralegals are commensurate with the complexity of this case, experience and qualifications of the attorneys and paralegals. Applicant avoided duplication of efforts and did not engage in any interoffice communications. Applicant handled the legal matters in a cost effective and efficient manner.
 - (b) Novelty and Difficulty of the Questions: This case involves the technical and

complex questions that arise in a chapter 11 case, and issues related to the adversary proceeding over ownership of the Debtor's assets. Moreover, Applicant's efforts facilitated an auction for the sale of Debtor's assets, including a stalking horse bid and bidder protection provisions. Implementing this process requires special skill, and experience in these types of sales. Furthermore, Applicant assisted in making the way to allow for a distribution of over \$4M dollars to secured lenders from the sales proceeds. These matters duly taxed Applicant's resources and required Applicant's full expertise.

- (c) <u>Skill Required to Perform the Services Properly:</u> The principals and associates of Applicant have the skills required to properly perform the appropriate services for the Trustee. The fees requested herein are justified. Applicant has demonstrated its skill by minimizing the controversies that have arisen, promoting an orderly administration.
- (d) The Preclusion of other employment by the Applicant due to the acceptance of the case: Applicant's firm has numerous clients whose representation involves handling bankruptcy problems on a daily basis. By representing the Trustee in this action, Applicant's resources were utilized and to some extent, Applicant may have been precluded from representing some other chapter 11 debtors, as well as other clients. Applicant was also required to render certain services on a time-critical basis
- (e) <u>Customary Fees:</u> The rates charged by Applicant are customary fees for similar work done in the community. No premium, lodestar or contingency has been included in this Application. Applicant has not billed for any services that should have been performed by the chapter 11 trustee, as the trustee of Debtor's estate.
- (f) Whether the Fee is Fixed or Contingent: Applicant's fee expectations, when the case was accepted, were that the Applicant would receive its usual hourly rate. There is no contingency fee arrangement. Applicant was exposed to a possible risk in the collection of its fees if Applicant's efforts were not successful.
- (g) <u>Time Limitations:</u> These proceedings have required quick responses by counsel. In many instances, matters arising in connection with the Debtor's chapter 11 case required immediate attention. Applicant analyzed the law and facts on an expedited basis whenever necessary.
- (h) Amount Involved and Results Obtained: As a result of Applicant's and others' efforts, the Trustee was able to sell the Debtor's assets for \$5,500,000 cash and the sale closed on December 31, 2018. This generated proceeds that can be used to satisfy the priority tax lien claims, and monies/reserves for administrative claims in this case, and left over \$4,000,000 available to the two secured equipment lenders, which has now been distributed. A reserve was established for payment of the fees and expenses that are allowed to Applicant and other reserves for other professionals, including the Trustee and her advisors. Some of the reserve was used to pay fees and expenses that had already been allowed. Applicant has,

whenever possible, engaged in settlement discussions with creditors in an attempt to arrive at a negotiated settlement so as to avoid the costs inherent in litigation. For example, Applicant negotiated a reserve for administrative claims and payment of priority tax lien claims with the two (2) secured lenders to facilitate the sale. Applicant also negotiated the terms of a major distribution to the secured lenders of certain of the sales proceeds. Applicant's efforts have resulted in an orderly and efficiently managed chapter 11 case for the Trustee and the Debtor's estate.

- (i) Experience, Reputation and Ability of Counsel: Applicant has an excellent reputation in the area of bankruptcy, litigation, real estate, banking and corporate law. All of Applicant's ability corresponds with its experience making the fee differentials appropriate. Applicant has represented numerous clients in chapter 11 proceedings. Applicant is well qualified to represent the Trustee in its chapter 11 case. Résumés for Applicant and its principals and associates are available upon request or at Applicant's website, www. rosenthallaw. com.
- (j) The "undesirability" of the case: This case is undesirable because of the delays and risks inherent in the bankruptcy fee application procedure, and the possibility of funds not being available for administrative claims.
- (k) <u>Nature and Length of Professional Relationship with the Client:</u> The Trustee has known Applicant for many years, and works with the Trustee in other matters. However, this is the first time Applicant has represented the Trustee.
- (l) <u>Awards in Similar Cases:</u> Applicant believes that the compensation sought is consistent with that awarded in other cases of similar size and complexity, and is authorized by §330 of the Bankruptcy Code. This Court reviews applications for compensation of attorneys in many cases and is aware of the allowances usually made and the factors that enter into such a decision. Applicant believes that the fees and expenses requested are similar to fee awards made in similar cases.

WHEREFORE, Applicant respectfully requests that this Court enter an order that:

- 1. Allows compensation to Applicant in the sum of \$28,008.73 consisting of fees in the amount of \$27,935.00 plus reimbursement of expenses in the amount of \$613.73, as reasonable compensation for services rendered and reimbursement of expenses incurred by RLF in connection with this case for the period January 1, 2019 through May 15, 2019;
- 2. Authorizes and directs the Trustee to pay Applicant in the amount of \$28,008.73, which amount reflects the fees and expenses awarded herein,
 - 3. Approves the foregoing as an allowance of compensation;

- 4. Approves the Supplement to be filed to this Final Application, and authorizes the Trustee to pay same, and
- 5. Approves all interim awards and the amounts awarded herein as a final allowance of compensation and reimbursement of expenses for Applicant.
 - 6. Grants Applicant such other and further relief as is just and equitable.

Respectfully submitted this 30th day of May, 2019.

ROSENTHAL LAW FIRM, P.L.L.C.

/s/ Trent L. Rosenthal

Trent L. Rosenthal
Texas State Bar No. 17282300
Southern District ID No. No: 129
ROSENTHAL LAW FIRM, P. L. L. C.
675 Bering, Suite 150
Houston, Texas 77057
Telephone No. (713) 647-8177
Telecopy No. (713) 647-8127
Email: trosenthal@rosenthallaw.com

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of this Application and attachments has been electronically served on this 30th day of May, 2019, through the Court's ECF Filing System on all counsel of record who are registered to receive ECF notices in this case and the U. S. Trustee. I further certify that on the 30th day of May, 2019, I have served a copy of this Application, attachments and proposed order on all creditors and other parties in interest by US Regular Mail, First Class, postage prepaid in accordance with the Creditors' Mailing Matrix obtained from the ECF system.

/s/ Trent L. Rosenthal
Trent L. Rosenthal

VERIFICATION OF TRANSMITTAL TO U.S. TRUSTEE

The undersigned, an attorney, under penalties of perjury, hereby certifies that a true and correct copy of the above and foregoing has been transmitted by U. S. First Class Mail, postage prepaid, to the U. S. Trustee, Office of the U. S. Trustee for the Southern of Texas, Houston Division, 515 Rusk Avenue, Suite 3516, Houston, Texas, 77002, on May 30, 2019.

/s/ Trent L. Rosenthal
Trent L. Rosenthal

Case 17-34469

Southern District of Texas Houston

Wed May 29 13:27:04 CDT 2019

Atascosa County

711 Navarro Street Ste 300 San Antonio, TX 78205-1749

Green Bank, N.A.

c/o Streusand Landon Ozburn & Lemmon LLP 811 Barton Springs Road Suite 811

Austin, TX 78704-1166

KoKo Palm Partners LP c/o James E. Gavle PO Box 690365

Houston, TX 77269-0365

Panola County c/o Tab Beall

Perdue Brandon Fielder Collins & Mott

PO Box 2007

Tyler, TX 75710-2007

Verde Springs II, LLC c/o Jean Frizzell

1100 Louisiana St., Ste. 3500 Houston, TX 77002-5212

Atascosa County c/o Don Stecker 711 Navarro, Suite 300

San Antonio, TX 78205-1749

P O Box 37

Beckville TX 75631-0037

Beckville ISD Tax Office

Buffalo ISD Tax Office P O Box 157

Buffalo TX 75831-0157

Colorado Department of Revenue Denver CO 80261-0004

Label Matrix for local noticing 17-34469 Document 323 Filed in TXSB on 05/30/19 Page 14 of 18 Advantage Energy Capital, LLC

c/o James E. Gayle PO Box 690365

Houston, TX 77269-0365

Consultants International Services LP

Three Riverway, Suite 1025 Houston, TX 77056-1956

Harrison CAD Tara LeDay P O Box 1269

Round Rock, TX 78680-1269

MJMC Enterprises LLC c/o Michael J. McGhan 3465 Overbrook Lane Houston, TX 77027-4124

Red River Compression Services LLC

6699 Port West Suite 160

Houston, TX 77024-8078

Westwind Ranch L.P. c/o Larry J. Martin 15 E. Rivercrest Houston, TX 77042-2513

Atascosa County Tax Office 1001 Oak Street

Jourdanton TX 78026-2849

Bossier Parish Tax Office

P O Box 850

Benton LA 71006-0850

Caddo-Shreveport Sales & Use Tax Commission

P.O. Box 104

Shreveport LA 71161-0104

Commercial State Bank Houston Branch 23838 Highway 59 North Kingwood, TX 77339-1531 First Financial Bank, N.A.

Houston, TX 77024-8078

6699 Port West Dr., Suite 160

c/o Jim Hamilton 7700 San Felipe Suite 550

Houston, TX 77063-1618

Karnes County c/o John T. Banks

Perdue, Brandon, Fielder, Collins & Mott

3301 Northland Dr., Ste. 505 Austin, TX 78731-4954

Meredith Interests Consulting LP Three Riverway, Suite 1025 Houston, TX 77056-1956

The Bank of River Oaks c/o Bruce K. Watkins 24 Greenway Plaza, Suite 1710

Houston, TX 77046-2423

Houston, TX 77208-1010

United States Bankruptcy Court PO Box 61010

Bank of River Oaks 2929 Kirby Drive PO Box 131002 Houston, TX 77219-1002

Briggs & Veselka Co. 9 Greenway Plaza

Suite 1700

Houston, TX 77046-0946

Cleburne County 320 West Main Street Heber Springs AR 72543-3052

Consultants International Services, LP c/o Steelhammer & Miller Three Riverway, Suite 1025 Houston, TX 77056-1956

Crawford County Tax Collector Document 323 Filed in TXSB on 05/30/19 Page 15 of 18 Desoto Parish Sales & Use Tax Commission Denton County Tax Office 300 Main St, Room 2

Mansfield LA 71052-0927

P.O. Box 927

PO Box 1277

Denton TX 76202-1277

Dimmit County Tax Office PO Box 425 Carrizon Spring, TX 78834-6425

Van Buren AR 72956-5765

East Feliciana Parish School Board ATTN: Sales Tax Department P.O. Box 397

PO Box 356

Liberty MS 39645-0356

First Financial Bank, N.A. 23838 Highway 59 North Kingwood, Texas 77339-1531

Fisher CAD PO Box 516 Roby Texas 79543-0516

Clinton LA 70722-0397

Franklin County Tax Collector

Eunice Blake Assessor/Collector

P 0 Box 1267 Ozark AR 72949-1267

Frio County Appr District PO Box 1129

Pearsall TX 78061-1129

Frio County Tax Office 500 E San Antonio St Box 20 Pearsall TX 78061-3145 Green Bank NA 4000 Greenbriar St. Houston, TX 77098-5204

Green Bank, N.A. c/o Streusand, Landon, Ozburn & Lemmon, 811 Barton Springs Road, Suite 811

Gregg County Tax Office PO Box 1431 Longview TX 75606-1431

Harris County Tax Assessor-Collector 1001 Preston

Houston TX 77210-4089

PO Box 4089

Hienton & Curry, PLLC 5045 North 12th Street Suite 110 Phoenix, AZ 85014-3302

Austin, Texas 78704-1166

Hood County Appraisal District PO Box 819 Granbury TX 76048-0819

Howard County Tax Office PO Box 1111 Big Spring TX 79721-1111

Internal Revenue Service Department of the Treasury Internal Revenue Service Center Ogden, UT 84201-0011

Internal Revenue Service P 0 Box 7346 Philadelphia, PA 19101-7346 James E. Gayle c/o Advantage Energy Capital, LLC 6699 Portwest, Suite 160 Houston, TX 77024-8078

Johnson County Treasurer PO Box 794 Clarkville AR 72830-0794

Karnes City ISD Tax Office PO Box 38 Karnes City TX 78118-0038

Karnes County Tax Office 200 E Calvert Avenue Suite #3 Karnes City Texas 78118-3210

Larry J. Martin 15 E Rivercrest Houston, TX 77042-2513

LeFlore County Treasurer P 0 Box 129 Poteau OK 74953-0129

Leon County Tax Office P O Box 37 Centerville TX 75833-0037

Lincoln Parish Tax Office P O Box 2070 Ruston LA 71273-2070

Logan County Tax Collector 25 West Walnut Paris AR 72855-3239

Louisiana Department of Revenue PO Box 4936 Baton Rouge LA 70821-4936

MJMC Enterprises, LLC 3465 Overbrook Houston, TX 77027-4124 Case 17-34469 Document 323

PO Box 907 Jefferson TX 75657-0907

Filed in TXSB on 05/30/19 Page 16 of 18 Meredian Interests Consulting, LP c/o Steelhammer & Miller Three Riverway, Suite 1025

Houston, TX 77056-1956

Michael J. McGhan 3465 Overbrook Houston, TX 77027-4124 Michele O. Miller c/o Steelhammer & Miller Three Riverway, Suite 1025 Houston, TX 77056-1956

Mississippi Department of Revenue ATTN: SALES TAX DEPT. 1385 Johnny Johnson Dr Brookhaven MS 39601-9641

Mitchell County Tax Office 428 E 2nd Street Colorado City Texas 79512

New Mexico Taxation and Revenue Dept PO Box 25128 Sante Fe NM 87504-5128

Nolan CAD 208 South Elm Street Sweetwater Texas 79556-4524

Panola County Tax Assessor-Collector 110 S Sycamore, Room 211 Carthage TX 75633-2543

Parish of St. Helena PO Box 1205 Greensburg LA 70441-1205 Pine Tree I.S.D. Tax Office PO Box 5878 Longview Texas 75608-5878

Pope County 100 West Main Street Russellville AR 72801-3723 Rapides Parish Sheriff's Office PO Box 1590 Alexandria LA 71309-1590

Reagan County Tax Office 300 Plaza Street Big Lake Texas 76932-4512

Red River Compression Services, LLC c/o Advantage Energy Capital, LLC 6699 Portwest, Suite 160 Houston, TX 77024-8078

Rio Arriba County Treasurer PO Box 548 Tierra Amarilla NM 87575-0548 Robert H. Steelhammer c/o Steelhammer & Miller Three Riverway, Suite 1025 Houston, TX 77056-1956

Robert H. Steelhammer c/o Walter J. Cicack Hawash Cicack & Gaston LLP 3401 Allen Parkway, Suite 200 Houston, TX 77019-1857

Rusk County Tax Office PO Box 988 Henderson TX 75653-0988

San Juan County Treasurer 100 S Oliver, Suite 300 Aztec NM 87410-2417

Sebastian County Tax Office PO Box 1358 Fort Smith AR 72902-1358

Tangipahoa Parish Sales Tax Department PO Box 159 Amite LA 70422-0159

Tangipahoa Parish Sheriff PO Box 942 Amite LA 70422-0942

(p) TEXAS COMPTROLLER OF PUBLIC ACCOUNTS REVENUE ACCOUNTING DIV - BANKRUPTCY SECTION PO BOX 13528 AUSTIN TX 78711-3528

The Bank of River Oaks c/o Bruce K. Watkins Watkins & Watkins 24 Greenway Plaza, Suite 1710 Houston, Texas 77046-2423

Throckmorton CAD PO Box 788 Throckmorton TX 76483-0788

US Trustee Office of the US Trustee 515 Rusk Ave Ste 3516 Houston, TX 77002-2604

Van Buren County Tax PO Box 359 Clinton AR 72031-0359

Webster Parish Tax Office P.O. Box 877 Minden LA 71058-0877

Weld County Treasurer PO Box 458 Greeley CO 80632-0458 Case 17-34469 Document 323 Filed in TXSB on 05/30/19 Page 17 of 18 Page 18

White County

115 W. Arch Ave.

Searcy AR 72143-7701

30/13

7726 Woodway Drive Houston, TX 77063-1812

Wilson County Appraisal District

1611 Railroad St

Floresville TX 78114-1825

Wise Appraisal District 400 E. Business 380 Decatur TX 76234-3165 Wise County Tax Assessor/Collector 404 W Walnut Decatur TX 76234-1372

Wood County Tax Office

P O Box 1919

Quitman TX 75783-2919

Woodforest National Bank ATTN: Loan Operations

PO Box 7889

Spring, TX 77387-7889

Woodforest National Bank c/o Winstead PC, Attn: Sean B. Davis 600 Travis Street, Suite 5200 Houston, Texas 77002-3017

Yell County Tax PO Box 99

Danville AR 72833-0099

ZB, N.A dba Amegy Bank ATTN:William Ray Five Post Oak Park 4400 Post Oak Parkway Houston, TX 77027-3421 Loretta R Cross Stout Risus Ross LLC 1000 Main Street Suite 3200 Houston, TX 77002-6337

Michele O. Miller Meade & Neese LLP 2118 Smith Street Houston, TX 77002-8628 Robert H. Steelhammer 14 Pinewold Circle Houston, TX 77056-1400

Trent L Rosenthal Trent L Rosenthal, P.L.L.C. 675 Bering Suite 150 Houston, TX 77057-2188

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Texas Comptroller of Public Accounts PO Box 13528 Capital Station Austin, TX 78711-3528 (d)Texas State Comptroller P.O. Box 13528, Capitol Station Austin TX 78711-3528

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u) Maske LLC

(u)Verde Springs, LLC
c/o Jean Frizzell
1100 Louisiana, Ste. 3500
Houston

(u)Woodforest National Bank

(d)Advantage Energy Capital, LLC
c/o James E. Gayle
P O Box 690365
Houston, TX 77269-0365

(d)Harrison CAD Tara LeDay P O Box 1269 Round Rock, TX 78680-1269 (d)Karnes County
c/o John T. Banks
Perdue, Brandon, Fielder, Collins & Mott
3301 Northland Drive, Ste. 505
Austin, TX 78731-4954

(d) KoKo Palm Partners, Li c/o James E. Gayle P O Box 690365 Houston, TX 77269-0365

(d) KoKo Palm Partners, LC ase 17-34469 Document 323 Filed in TXSB on 05/30/19 Page 18 of 18 (d) Verde Springs II, LLC

c/o Jean Frizzell 1100 Louisiana St., Ste. 3500 Houston, TX 77002-5212 c/o Jean Frizzell, 1100 Louisiana, Ste.

End of Label Matrix
Mailable recipients 104
Bypassed recipients 9
Total 113